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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/720,186	11/25/2003	Joseph Dela Rutledge	YOR920030255US1	4211
21254 MCGINN INT	7590 05/15/200 ELLECTUAL PROPEI	Joseph Dela Rutledge 2007 PERTY LAW GROUP, PLLC	EXAMINER .	
8321 OLD COURTHOUSE ROAD			SHERMAN, STEPHEN G	
SUITE 200 VIENNA, VA 22182-3817			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	·Applicant(s)				
	10/720,186	RUTLEDGE ET AL.				
Office Action Summary	Examiner	Art Unit				
·	Stephen G. Sherman	2629				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	I. lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status	· ·	•				
1) Responsive to communication(s) filed on 04 Ja	nuary 2007.					
<u> </u>	·					
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) <u>1-22</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-22</u> is/are rejected.	6)⊠ Claim(s) <u>1-22</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>25 March 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119		ŀ				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_	·				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal P					

DETAILED ACTION

This office action is in response to the amendment filed the 4 January 2007.
 Claims 1-22 are pending.

Response to Arguments

2. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claim 4 recites the limitation "said cursor movement signal". There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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6. Claims 1-7, 10-21 are rejected under 35 U.S.C. 102(b) as being anticipated by Engle et al. (US 5,541,622).

Regarding claim 1, Engle et al. disclose a controller for controlling a cursor, comprising:

an identifying module for identifying at least one of a first period when a cursor is in motion and a second period when said cursor is not in motion (Column 4, lines 11-22, column 7, lines 3-18, lines 29-43 and column 8, lines 35-46 explain that the capacitive sensor arrangement allows for the determination of different periods of time in which a user is controlling the cursor and when a user is not controlling the cursor. This means that the circuit is able to identify a period when the cursor is in motion and when the cursor is not in motion.); and

a calibrating module for calibrating an input parameter signal using a first handsoff test during said first period and a second hands-off test, different than said first
hands-off test, during said second period (Column 3, line 64 to column 4, line 10,
column 6, line 64 to column 7, line 2 explain that during a period of time in which a user
is not touching the joystick, i.e. the cursor is not in motion, that the signal is calibrated
such that the signals received are equivalent to zero force, i.e. no cursor movement. It
is also explained that when it is determined that a user's hand is detected, i.e. the
cursor is in motion, that the bias force information and the sensed force values are used

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together to control the movement of the cursor on the display. In other words, when the joystick is not being used, the signals are calibrated to define zero force, however, when the joystick is in use, the signals are calibrated using the measured signal and the previously known bias force information, thus the two tests are different from each other.).

Regarding claim 2, Engle et al. disclose the controller according to claim 1, wherein said identifying module inputs said input parameter signal from a force sensor (Column 3, line 64 to column 4, line 10 explain that the force sensing elements are measured to acquire the input signal.), and wherein said calibrating module outputs a calibrated input parameter signal to an output module (Column 6, line 64 to column 7, line 2 explain that the processor calibrates the received force signal, where the calibrated signal is what will be output to define cursor movement.).

Regarding claim 3, Engle et al. disclose the controller according to claim 2, wherein said input parameter signal comprises an input parameter signal detected during a period when a mouse is untouched by a user (Column 3, line 64 to column 4, line 3 explains that when the joystick is not being used, that a signal level is detected and bias force information is generated from the measured signals. See also column 6, line 64 to column 7, line 2.).

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Regarding claim 4, Engle et al. disclose the controller according to claim 2, wherein a transfer function for generating said cursor movement signal comprises a dead band within which said cursor movement signal causes no cursor movement for a non-zero input parameter signal (Column 3, line 64 to column 4, line 3 explains that when the joystick is not being used, that a signal level is detected, which means that the input signal is non-zero, however, no cursor movement will occur.).

Regarding claim 5, Engle et al. disclose the controller according to claim 1, wherein said calibrating module calibrates said input parameter signal during a hands-off period (Column 3, line 64 to column 4, line 3 explains that when the joystick is not being used, that a signal level is detected and bias force information is generated from the measured signals. See also column 6, line 64 to column 7, line 2.).

Regarding claim 6, Engle et al. disclose the controller according to claim 1.

Engle et al. also disclose wherein said first and second hands-off tests are used by said calibrating module to determine a hands-off period during which a device for controlling said cursor is not being touched by a user (As explained in the rejection of claim 1, the second test is used during the second period which is when the cursor is not in motion, which is when a user is not touching the device.), and

wherein said calibrating module calibrates a significant input parameter signal by identifying an input parameter signal detected during said hands-off period as having a zero value, relative to which said significant input parameter signal is measured (As

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explained in the rejection of claim 1, when a joystick is not being used, i.e. a hand is not touching the joystick, a signal level is measured and set to a zero level.).

Regarding claim 7, Engle et al. disclose the controller according to claim 1, wherein said input parameter signal is calibrated to inhibit a cursor drift (Abstract).

Regarding claim 10, this claim is rejected under the same rationale as claims 1 and 2.

Regarding claim 11, Engle et al. disclose the cursor control system according to claim 10, further comprising:

an output module which receives a calibrated input parameter signal from said calibrating module and outputs a cursor movement signal based on said calibrated input parameter signal (Column 1, lines 14-22, column 6, line 64 to column 7, line 2 and column 7, lines 36-38 explain that the calibrated signal is provided to a display as pointing data for the input device, meaning that the signal must be output to provide the coordinate information and thus there inherently will be an output module able to output the data.).

Regarding claim 12, Engle et al. disclose the cursor control system according to claim 10, wherein said force sensor comprises a pointing device which is integrally-formed in a keyboard assembly (Figures 5A and 5B).

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Regarding claim 13, this claim is rejected under the same rationale as claim 5.

Regarding claim 14, this claim is rejected under the same rationale as claim 9.

Regarding claim 15, this claim is rejected under the same rationale as claim 9.

Regarding claim 16, this claim is rejected under the same rationale as claim 12.

Regarding claim 17, please refer to the rejection of claim 16, and furthermore Engle et al. also disclose a display device for displaying a cursor controlled by said cursor control system (Column 1, lines 14-22).

Regarding claim 18, this claim is rejected under the same rationale as claim 1.

Regarding claim 19, this claim is rejected under the same rationale as claims 1 and 6.

Regarding claim 20, this claim is rejected under the same rationale as claim 1.

Regarding claim 21, Engle et al. disclose the controller according to claim 1, wherein said controller is included in a pointing stick system, and said input parameter

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signal measures a force applied to a point stick in said pointing system (Please refer to the rejection of claim 1, and Figures 5A and 5B.).

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 9. Claims 8-9 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Engle et al. (US 5,541,622) in view of AAPA (Page 1, line 13 to page 3, line 13 of the specification.).

Regarding claim 8, Engle et al. disclose the controller according to claim 1.

Engle et al. fail to teach wherein said second hands-off test is less stringent than said first hands-off test.

AAPA discloses of two different hands-off tests, one of which being less stringent that the other (Page 2, line 20 to page 3, line 8 of the specification states that when a cursor is in motion a more stringent test is best to be used and that when a cursor is not is motion that a less stringent test is best to be used.).

Therefore it would have been obvious to "one of ordinary skill" in the art at the time the invention was made to make the tests taught by Engle et al. have the testing times taught by the tests of the AAPA in order to allow for the correct cursor position data to be detected.

Regarding claim 9, Engle et al. disclose the controller according to claim 1.

Engle et al. fail to teach wherein said second hands-off test is less stringent than said first hands-off test.

AAPA discloses of two different hands-off tests, one of which being less stringent that the other (Page 2, line 20 to page 3, line 8 of the specification states that when a cursor is in motion a more stringent test is best to be used and that when a cursor is not is motion that a less stringent test is best to be used.)

Therefore it would have been obvious to "one of ordinary skill" in the art at the time the invention was made to make the tests taught by Engle et al. have the testing times taught by the tests of the AAPA in order to allow for the correct cursor position data to be detected.

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Engle et al. and AAPA fail to explicitly teach wherein said first hands-off test comprises a duration of at least about 5 seconds, and said second hands-off test comprises no more than about 0.53 seconds, however, AAPA does disclose of the tests being 2.88 seconds and .53 seconds.

Therefore it would have been an obvious design choice to "one of ordinary skill" in the art at the time the invention was made to make the test lengths taught by Engle et al. and AAPA 5 seconds and .53 seconds in order to allow for the proper detection of the signals to take place.

Regarding claim 22, Engle et al. disclose the controller according to claim 1.

Engle et al. fail to teach wherein said calibrating said input parameter signal comprises sampling said input parameter signal using a first sampling time during said first period and a second sampling time different than said first sampling time during said second period.

AAPA discloses of two different hands-off tests, wherein calibrating an input parameter signal comprises sampling said input parameter signal using a first sampling time during a first period and a second sampling time different than said first sampling time during a second period (Page 2, line 20 to page 3, line 8 of the specification states that when a cursor is in motion a more stringent test is best to be used and that when a cursor is not is motion that a less stringent test is best to be used.).

Therefore it would have been obvious to "one of ordinary skill" in the art at the time the invention was made to make the tests taught by Engle et al. have the testing

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times taught by the tests of the AAPA in order to allow for power savings to b realized, since when the joystick is not being touched the cursor is not to be used and therefore the input signal would not need to be updated as often.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen G. Sherman whose telephone number is (571) 272-2941. The examiner can normally be reached on M-F, 8:00 a.m. - 4:30 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amr Awad can be reached on (571) 272-7764. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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SS

7 May 2007

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